

S	E	R	V	E	D
June 11, 2014					
FEDERAL	MARITIME	COMMISSION			

FEDERAL MARITIME COMMISSION

DOCKET NO. 14-04

EDAF ANTILLAS, INC.

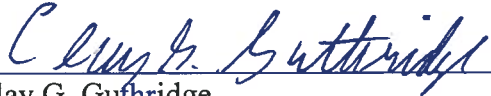
v.

**CROWLEY CARIBBEAN LOGISTICS, LLC;
IFS INTERNATIONAL FORWARDING, S.L.; and
IFS NEUTRAL MARITIME SERVICES**

ORDER ENLARGING TIME TO FILE JOINT STATUS REPORT

On June 6, 2014, respondent Crowley Caribbean Logistics, LLC (CCL) filed a consent motion for extension of time to file the joint status report. Respondents IFS International Forwarding, S.L., and IFS Neutral Maritime Services must answer or otherwise respond to the complaint on or before June 30, 2014, and the status report is currently due July 9, 2014. *Edaf Antillas, Inc. v. Crowley Caribbean Logistics, LLC*, FMC No. 14-04 (ALJ June 2, 2014) (Order Enlarging Time to Answer or Otherwise Respond). As ground for the motion, CCL states that its counsel has preexisting plans that will require him to be out of the country “every business day save one between June 25, 2014 and July 21, 2014.” (Consent Motion of Respondent CCL for Extension of Time at 2.) The motion states that “counsel for CCL discussed this motion with counsel for Edaf and counsel for IFS, each of whom consents for the requested extension.” (*Id.*) CCL asks that the time be extended to August 15, 2014. (*Id.*)

CCL has stated good cause to enlarge the time to file the joint status report. Enlargement to August 15, 2014, an additional twenty-five days after counsel’s return to the country, is not justified. *See Edaf Antillas, Inc. v. Crowley Caribbean Logistics, LLC*, FMC No. 14-04 (ALJ May 2, 2014) (Initial Order) (“The parties must submit a joint status report with proposed schedule, as outlined below, within twenty days of the service of the answer.”). Therefore, it is hereby **ORDERED** that the time to file the joint status report be enlarged to August 11, 2014.



Clay G. Guthridge
Administrative Law Judge